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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: : GROUP ART UNIT: 1617
CAROLE GUIRAMAND :
SERIAL NO.: 10/091,317 : EXAMINER: HUI
FILED: MARCH 6, 2002 :

Handwritten:
F. I. U. C. K
#6
5/28/03

FOR: COMPOSITION CONTAINING A STEROID AND A LIPOSOLUBLE UV FILTER

RESTRICTION RESPONSE

COMMISSIONER FOR PATENTS
ALEXANDRIA, VA 22313

SIR:

Responsive to the Restriction Requirement dated April 23, 2003, Applicants
provisionally elect Group I, Claims 1-19, with traverse.

REMARKS

The claims in this case have been restricted into three Groups. Applicant has elected
the composition claims; Group I, Claims 1-19. The Restriction Response is traversed for the
following reasons.

Restriction is proper only if the consideration of all pending claims would place a
burden on the Office. See the MPEP. In this case, Applicant has elected composition Claims
1-19. Claims 20 and 21 related to methods wherein the composition of Claim 1 is applied to
keratin material of a human. Thus, if Claim 1 is found to be allowable, Claims 20 and 21
similarly are allowable. There can be no burden in examining Claims 20 and 21 along with
Claims 1-19, because the use of a patentable composition is, unquestionably patentable.